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September 12, 2022

BY ECF:

Hon. Colleen McMahon Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007

RE: United States v. Amir Bruno Elmaani

Case No.: 1:20-cr-00661-1 (CM)

Second Request for Modification of Release Conditions

WEND FUNDORD

Dear Judge McMahon:

Please be advised that Spodek Law Group P.C. represents **Amir Bruno Elmaani**, the Defendant in the above-referenced matter. Mr. Elmaani respectfully requests a modification of his release conditions to permit early travel to the Southern District of New York in advance of his <u>September 28, 2022</u> court appearance.

Specifically, Mr. Elmaani would like to leave West Virginia on <u>September 24th</u>, arrive in the Southern District of New York on <u>September 25th</u>, and remain here until <u>September 29th</u>. Mr. Elmaani would come back to West Virginia on <u>September 30th</u>. All travel itineraries will be provided to Pre-Trial Services in advance of Mr. Elmaani's departure on September 24th.

Neither Pre-Trial Services nor the Government object to Mr. Elmaani's request.

Thank you for your consideration.

Sincerely,

Spodek Law Group P.C. /S/ Todd A. Spodek

TS/az

cc: All Counsel (By ECF).